

ARTICLE XLIX.

Joint Obligations and Joint Tenancy.

JOINT OBLIGATIONS.

2. When defendants reside in same county only one suit to be brought.

1870, c. 329 repeals and re-enacts section 2 with amendments as follows :

1870, c. 329.
When defend-
ants reside in
same county,
only one suit
to be brought.

SEC. 2. No person shall institute more than one suit on a joint and several bond, promissory note, penal or single bill, when the persons executing the same are alive and reside in the same county, and if more suits than one be instituted on any such bond, promissory note, penal or single bill, judgments of *non pros.* shall be entered against the plaintiff in such suits.

Approved and in force April 4, 1870.

ARTICLE L.

Juries.SELECTING, DRAWING AND SUMMONING JURORS
IN THE COUNTIES.

19. Clerks of county commissioners to make out lists of white taxable males penalty.

20. Judges of circuit court to select from lists panel.

21. Duties of judges of respective courts : drawing of names from ballot-box mode of drawing in Baltimore county summoning jurors

24. Persons disqualified attendance of jurors.

SELECTING, DRAWING AND SUMMONING JURORS IN THE COUNTIES.

1870, c. 410 repeals section 1 of the act of 1867, c. 329, [Sup. 1861–7, p. 135] and re-enacts the same with amendments as follows :

1870, c. 410. SEC. 19. It shall be the duty of the clerk of the county commissioners for each of the counties of this state, to make out and file with the clerks of the circuit courts for said counties, not less than twenty days before the beginning of the first regular term of said courts next ensuing the passage of this act, and not less than twenty days before the beginning of the sec-